## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

GEORGIA-PACIFIC CONSUMER PRODUCTS, LP, FORT JAMES CORPORATION, and GEORGIA-PACIFIC, LLC

Plaintiffs,

v.

NCR CORPORATION, INTERNATIONAL PAPER COMPANY, and WEYERHAEUSER COMPANY,

Defendants,

INTERNATIONAL PAPER COMPANY,

Counterclaimant,

v.

GEORGIA-PACIFIC CONSUMER PRODUCTS, LP, FORT JAMES CORPORATION, and GEORGIA-PACIFIC LLC

Counterdefendants,

INTERNATIONAL PAPER COMPANY,

Crossclaimant,

v.

NCR CORPORATION and WEYERHAEUSER COMPANY,

Crossdefendants.

Civil Action No. 1:11-cv-483 Judge Robert J. Jonker

### REVISED STIPULATION ON PHASE ONE CERCLA LIABILITY AND ORDER

Plaintiffs, Georgia-Pacific Consumer Products LP, Fort James Corporation, and Georgia-Pacific LLC (collectively "Georgia-Pacific"), and Defendant Weyerhaeuser Company enter into this Revised Stipulation for the limited purpose of establishing certain elements of CERCLA liability that otherwise would need to be tried in Phase One of this action, as described in the Joint Status Report filed with the Court on June 22, 2011.

Georgia-Pacific and Weyerhaeuser, solely for purposes of this action, and with respect to the claims each has asserted against the other, hereby stipulate as follows:

- 1. Georgia-Pacific and Weyerhaeuser are each owners or operators of one or more facilities at the Kalamazoo River Superfund Site ("Site") within the meaning of section 101(20)(A) of CERCLA, 42 U.S.C. § 9601(20)(A).
- 2. There has been a release or threatened release of PCBs, a hazardous substance, within the meaning of sections 101(14) and (22) of CERCLA, 42 U.S.C. § 9601(14), (22), from these facilities to a portion of the Site.
- 3. The elements of CERCLA liability described in paragraphs 1 and 2 above are hereby established for purposes of Georgia-Pacific's First Amended Complaint against Weyerhaeuser and of Weyerhaeuser's Counterclaim against Georgia-Pacific. Similarly, Georgia-Pacific and Weyerhaeuser each stipulates that the elements of CERCLA liability described in paragraphs 1 and 2 above are hereby established as to them for purposes of all claims and cross-claims by or against defendants NCR Corporation and International Paper Company.
- 4. Neither Georgia-Pacific nor Weyerhaeuser will contend against the other that it has no liability under CERCLA in this action because it allegedly discharged only "de minimus" amounts of hazardous substances.
- 5. Georgia-Pacific and Weyerhaeuser acknowledge that whether Weyerhaeuser is liable for contamination of certain portions of the site, including contamination of those portions located upstream of the former Plainwell mill, is an issue that could relate to both divisibility and liability. However, the Joint Status Report that governs this case specifically reserves divisibility of liability for the site for Phase Two of the litigation, and Georgia-Pacific and Weyerhaeuser agree that it will be litigated as part of Phase Two unless otherwise ordered by the Court.

- 6. With respect to issues that remain to be litigated in later stages of this action, this Stipulation shall not limit the rights of each party to litigate any other issues, including but not limited to:
  - a. The amount and the recoverability of response costs;
- b. The extent of liability, apportionment and equitable allocation of response costs or other relief sought in this case; and
- c. The extent to which liability for injuries, damages, and costs in connection with the Site is divisible.

Counsel for defendants NCR Corporation and International Paper Company have indicated their assent to entry of this Revised Stipulation, including paragraph 5 as to when issues of divisibility will be tried. For the avoidance of doubt, nothing in this Revised Stipulation is intended to affect the burden of proof for Phase One on any claims alleging that NCR or International Paper bears liability at the Site for discharges of PCBs from a facility or facilities at the Site.

Dated: October 15, 2012

# Georgia-Pacific Consumer Products, LP, Fort James Corporation, and Georgia-Pacific LLC

By	/ <b>:</b>	/s/	Joseph	<b>C</b>	Kearfott	

#### Varnum LLP

Peter A. Smit, MI Bar No. P27886 pasmit@varnumlaw.com Bridgewater Place, P.O. Box 352 Grand Rapids, MI 49501 (616) 336-6000

### **Hunton & Williams LLP**

Joseph C. Kearfott, Va. Bar No. 12639 jkearfott@hunton.com Douglas M. Garrou, Va. Bar No. 42069 dgarrou@hunton.com George P. Sibley, III, Va. Bar No. 48773 gsibley@hunton.com Riverfront Plaza, East Tower 951 East Byrd Street Richmond, VA 23219-4074 (804) 788-8200

Jeffrey N. Martin, D.C. Bar No. 254201 jmartin@hunton.com 2200 Pennsylvania Avenue, N.W. Washington, D.C. 20037 (202) 955-1500

Kathy Robb, N.Y. Bar No. 2311710 krobb@hunton.com 200 Park Avenue, 52nd Floor New York, NY 10166-0005 (212) 309-1000

## Robins, Kaplan, Miller & Ciresi L.L.P.

Jan M. Conlin, MN Bar No. 0192697 jmconlin@rkmc.com Tara D. Falsani, MN Bar No. 0335903 tdfalsani@rkmc.com 800 LaSalle Avenue 2800 LaSalle Plaza

### Weyerhaeuser Company

By: \_\_\_\_/s/ Mark W. Schneider\_\_\_\_\_

#### **Perkins Coie LLP**

Mark W. Schneider, WA Bar No. 14105 mwschneider@perkinscoie.com Karen M. McGaffey, WA Bar No. 20535 kmcgaffey@perkinscoie.com J. Christopher Baird, WA Bar No. 38944 jcbaird@perkinscoie.com 1201 Third Avenue, Suite 4800 Seattle, WA 89101-3099 (206) 359-8000 Fax (206) 359-9000

#### Warner Norcross & Judd LLP

Douglas A. Dozeman, MI Bar No. P35871 ddozeman@wnj.com Scott M. Watson, MI Bar No. P70185 swatson@wnj.com 900 Fifth Third Center 111 Lyon Street, NW Grand Rapids, MI 49504-2487 (616) 752-2000 Fax (616) 952-2500

Attorneys for Defendant and Crossdefendant Weyerhaeuser Company

Minneapolis, MN 55402						
612) 349-8500						
Attorneys for Plaintiffs						
Georgia-Pacific Consumer Products, LP,						
Fort James Corporation, and						
Georgia-Pacific, LLC						
The foregoing Revised Stipulation is	hereby approved and so ORDERED.					
Dated:						
	Robert J. Jonker					
	United States District Judge					